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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/773,136	01/30/2001	Shawn Getterny	PALM-3548.US.P 5397	
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WAGNER, MURABITO & HAO LLP			EXAMINER	
Third Floor Two North Mar	ket Street		SHAPIRO, LEONID	
San Jose, CA 95113			ART UNIT	PAPER NUMBER
			2673	
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Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/773,136	GETTEMY, SHAWN				
Office Action Summary	Examiner	Art Unit				
	Leonid Shapiro	2673				
The MAILING DATE of this communication ap						
Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a repl - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute - Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b). Status	136(a). In no event, however, may a reply be till by within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	mely filed ys will be considered timely. n the mailing date of this communication. ED (35 U.S.C. § 133).				
1) Responsive to communication(s) filed on						
,	— · nis action is non-final.					
3) Since this application is in condition for allow		rosecution as to the merits is				
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)⊠ Claim(s) <u>1-25</u> is/are pending in the application						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-25</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/o	or election requirement.					
9) The specification is objected to by the Examine						
10)⊠ The drawing(s) filed on <u>30 January 2001</u> is/are: a)⊠ accepted or b)⊡ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
11) ☐ The proposed drawing correction filed on is: a) ☐ approved b) ☐ disapproved by the Examiner.						
If approved, corrected drawings are required in reply to this Office action.						
12) ☐ The oath or declaration is objected to by the E	xaminer.					
Priority under 35 U.S.C. §§ 119 and 120						
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) ☐ All b) ☐ Some * c) ☐ None of:						
 Certified copies of the priority document 						
2. Certified copies of the priority documen						
 3. Copies of the certified copies of the price application from the International B * See the attached detailed Office action for a lis 	ureau (PCT Rule 17.2(a)).					
14)☐ Acknowledgment is made of a claim for domes	tic priority under 35 U.S.C. § 119	(e) (to a provisional application).				
a) The translation of the foreign language pr 15) Acknowledgment is made of a claim for domes	ovisional application has been re	ceived.				
Attachment(s)						
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449) Paper No(s) 	5) Notice of Informa	ry (PTO-413) Paper No(s) I Patent Application (PTO-152)				
S. Patent and Trademark Office						

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Correction of inventorship

1. In view of the papers filed 03-14-02, it has been found that this nonprovisional application, as filed, through error and without deceptive intent, improperly set forth the inventorship, and accordingly, this application has been corrected in compliance with 37 CFR 1.48(a). The inventorship of this application has been changed by addition Francis James Canova, Jr. as inventor. The application will be forwarded to the Office of Initial Patent Examination (OIPE) for issuance of a corrected filing receipt, and correction of the file jacket and PTO PALM data to reflect the inventorship as corrected.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-3, 8-9, 20-22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sirola et al. (US Patent No. 6,415,138 B2) in view of Lueders (US Patent No. 6,067,074).

As to claim 1, Sirola et al. teaches a user interface for a portable electronic device, user interface device comprising: a display panel, display panel forming a first layer of user interface (See Fig. 1, item 3, in description See Col. 4, Lines 60-63); and a flexible touch sensor coupled with flexible display panel, flexible touch sensor forming a second layer of user interface (See Figs. 1-4, item 5, in description See Col. 5, Lines 1-5 and Col. 6, Lines 33-43), wherein flexible touch sensor is operable to register a position where contact is made with a surface of user

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interface, wherein a particular position on user interface is translated into a particular command for controlling portable electronic device (See Figs. 1-2, items 3,5,3a-3d, in description See Col. 4, Lines 36-60).

Sirola et al. does not show flexible display panel.

Lueders teaches flexible display to actuate the underlying switch of the keyboard (See Fig. 3, item 36, in description See Col. 5, Lines 9-18). It would have been obvious to one of ordinary skill in the art at the time of the invention to use the flexible display panel as shown by Lueders in the Sirola et al. apparatus in order to replace a plurality keys with one, flexible, foil-like and transparent activation means (See Col. 3, Lines10-20 in the Sirola et al. reference). Notice, that in modified Lueders and Sirola et al. apparatus the flexible display panel located above touch panel which replaced keyboard of the Lueders apparatus with touch panel of the Sirola et al. device.

As to claim 20, Sirola et al. teaches a method for providing a user interface for a portable computer system, method comprising the steps of: displaying images and characters to user via a display panel (See Figs. 1-2, items 3,5,3a-3d, in description See Col. 4, Lines 36-60), Receiving input via a flexible touch sensor is operable to register a position where contact is made with a surface of flexible display panel (See Figs. 1-2, items 3,5,3a-3d, in description See Col. 4, Lines 36-60); translating input into a particular command for controlling portable electronic device (See Fig. 2, items 3,5,3a-3d, in description See Col. 4, Lines 48-60)

Sirola et al. does not show flexible display panel.

Lueders teaches flexible display to actuate the underlying switch of the keyboard (See Fig. 3, item 36, in description See Col. 5, Lines 9-18). It would have been obvious to one of

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ordinary skill in the art at the time of the invention to use the flexible display panel as shown by Lueders in the Sirola et al. method for providing a user interface in order to replace a plurality keys with one, flexible, foil-like and transparent activation means (See Col. 3, Lines10-20 in the Sirola et al. reference). Notice, that in modified Lueders and Sirola et al. apparatus the flexible display panel located above touch panel replaced keyboard of the Lueders apparatus with touch panel of the Sirola et al. device.

As to claims 2, 21 Sirola et al. teaches flexible touch sensor (See Fig. 4, item 5, in description See Col. 6, Lines 34-43) and Lueders teaches flexible display panel is disposed between flexible touch sensor (keyboard) and user (See Fig. 3, items 36, 28, in description See Col. 5, Lines 9-19).

As to claims 3,22 Sirola et al. teaches flexible display panel is disposed beneath flexible touch sensor, wherein flexible touch sensor is disposed between flexible display panel and a user (See Figs. 1-4, items 5,3, in description See Col. 5, Lines 1-5).

As to claim 8, in modified Sirola et al. and Lueders apparatus a support shelf structure is disposed beneath flexible touch sensor structure (Col. 6, Lines 29-43 in Sirola et al. reference) or PCB 26 (See Fig. 3, item 26 in Lueders reference).

As to claims 9, Sirola et al. and Lueders do not show an additional instance of flexible touch sensor, additional flexible touch sensor disposed beneath a support shelf, additional instance of flexible touch sensor coupled to user interface; and an additional instance flexible display panel, additional flexible display panel disposed beneath additional flexible touch sensor, additional instance of flexible touch sensor coupled to user interface, whereby two sided flexible display functionality is provided to the user interface. Since modified Sirola et al. and Lueders

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apparatus provided instance of flexible touch sensor, flexible touch sensor disposed beneath a support shelf, instance of flexible touch sensor coupled to user interface; and an instance flexible display panel, flexible display panel disposed beneath flexible touch sensor, I instance of flexible touch sensor coupled to user interface, it would have been obvious to one of ordinary skill in the art at the time of the invention to implement additional flexible touch sensor and flexible display panel in the Sirola et al. and Lueders apparatus in order to provide two sided functionality to user interface similarly to the use of the cover transparent flexible, foil-like activation means (touch panel) in the Sirola et al. reference (See Abstract).

3. Claims 10-13, 18-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kikinis et al. (US Patent No.5,634,080) in view of Lueders.

As to claims 10-12, Kikinis et al. teaches a portable computer system comprising: a bus (See Fig. 3, items 17,40, in description See Col. 8, Lines 26-65); a memory device coupled with the bus (See Fig. 3, items 13,17, in description See Col. 8, Lines 22-30); a processor coupled with bus (See Fig. 3, items 11, 17, in description See Col. 8, Lines 8-20); a display panel coupled with bus, display panel forming a first layer of a user interface (See Fig. 3, item 25, in description See Col. 9, Lines 24-25), and a flexible touch sensor coupled with flexible display panel, flexible touch sensor forming a second layer of a user interface (See Fig. 3, item 27, in description See Col. 9, Lines 24-25).

Kikinis et al. does not show flexible display panel.

Lueders teaches flexible display to actuate the underlying switch of the keyboard (See Fig. 3, item 36, in description See Col. 5, Lines 9-18). It would have been obvious to one of

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ordinary skill in the art at the time of the invention to use the flexible display panel as shown by Lueders in the Kikinis et al. apparatus in order to satisfy the need in a small and inexpensive PDA (See Col. 2, Lines 18-21 in the Kikinis et al. reference).

As to claim 13, Kikinis et al. teaches flexible display panel is disposed beneath flexible touch sensor, wherein flexible touch sensor is disposed between display panel and a user (See Fig. 3, items 25,27, in description See Col. 9, Lines 24-25).

Kikinis et al. does not show flexible display panel.

Lueders teaches flexible display to actuate the underlying switch of the keyboard (See Fig. 3, item 36, in description See Col. 5, Lines 9-18). It would have been obvious to one of ordinary skill in the art at the time of the invention to use the flexible display panel as shown by Lueders in the Kikinis et al. apparatus in order to satisfy the need in a small and inexpensive PDA (See Col. 2, Lines 18-21 in the Kikinis et al. reference).

As to claim 18, in modified Kikinis et al. and Lueders apparatus a support shelf structure is disposed beneath flexible touch sensor structure (Col. 2, item 36, in description See Col. 7, Lines 43-60 in Kikinis et al. reference) or PCB 26 (See Fig. 3, item 26 in Lueders reference).

As to claims 19, Kikinis et al. and Lueders do not show an additional instance of flexible touch sensor, additional flexible touch sensor disposed beneath a support shelf, additional instance of flexible touch sensor coupled to user interface; and an additional instance flexible display panel, additional flexible display panel disposed beneath additional flexible touch sensor, additional instance of flexible touch sensor coupled to user interface, whereby two sided flexible display functionality is provided to the user interface. Since modified Kikinis et

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al. and Lueders apparatus provided instance of flexible touch sensor, flexible touch sensor disposed beneath a support shelf, instance of flexible touch sensor coupled to user interface; and an instance flexible display panel, flexible display panel disposed beneath flexible touch sensor, I instance of flexible touch sensor coupled to user interface, it would have been obvious to one of ordinary skill in the art at the time of the invention to implement additional flexible touch sensor and flexible display panel in the Kikinis et al. and Lueders apparatus in order to provide two sided functionality to user interface.

4. Claims 4-5, 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sirola et al. and Lueders as aforementioned in claim1 in view of Colgan et al. (US Patent No. 6,483,498 B1).

Sirola et al. and Lueders do not show flexible touch sensor (fabric) disposed within flexible display panel, such that flexible touch sensor is internal to flexible display panel.

Colgan et al. teaches display with integrated resistive touch sensor (See Fig. 2, items 24,30,26, in description See from Col. 4, Line 28 to Col. 5, Line 40). It would have been obvious to one of ordinary skill in the art at the time of the invention to implement integrated resistive touch sensor as shown by Colgan et al. in the Sirola et al. and Lueders apparatus in order to implement display lighter and thinner than conventional devices and provides little or no additional attenuation of light emitted from the display (See Col. 2, Lines 60-64 in the Colgan et al. reference).

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5. Claims 14-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kikinis et al. and Lueders as aforementioned in claim10 in view of Colgan et al.

Kikinis et al. and Lueders do not show flexible touch sensor (fabric) disposed within flexible display panel, such that flexible touch sensor is internal to flexible display panel.

Colgan et al. teaches display with integrated resistive touch sensor (See Fig. 2, items 24,30,26, in description See from Col. 4, Line 28 to Col. 5, Line 40). It would have been obvious to one of ordinary skill in the art at the time of the invention to implement integrated resistive touch sensor as shown by Colgan et al. in the Kikinis et al. and Lueders apparatus in order to implement display lighter and thinner than conventional devices and provides little or no additional attenuation of light emitted from the display (See Col. 2, Lines 60-64 in the Colgan et al. reference).

6. Claims 7, 25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sirola et al. and Lueders as aforementioned in claims 1,20 in view of Lui et al. (US Patent No. 6,256,009 B1).

Sirola et al. and Lueders do not show the electronic paper (ink) as the fabrication technology.

Lui et al teaches electronic ink technology employed in entering data written by hand directly on screen to computer (See Fig.2, items 32,62, in description See Col. 4, Lines 10-40). It would have been obvious to one of ordinary skill in the art at the time of the invention to use the electronic paper (ink) as shown by Lui in the Sirola et al. and Lueders apparatus for

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providing a user interface in order to receive pen movements as digital ink, and display the ink on the screen as the input (See Col. 1, Lines 29-31 in the Lui et al. reference).

7. Claim 17 is rejected under 35 U.S.C. 103(a) as being unpatentable under 35 U.S.C. 103(a) as being unpatentable over Kikinis et al. and Lueders as aforementioned in claim 10 in view of Lui et al.

Kikinis et al. et al. and Lueders do not show the electronic paper (ink) as the fabrication technology.

Lui et al teaches electronic ink technology employed in entering data written by hand directly on screen to computer (See Fig.2, items 32,62, in description See Col. 4, Lines 10-40). It would have been obvious to one of ordinary skill in the art at the time of the invention to use the electronic paper (ink) as shown by Lui in the Kikinis et al. and Lueders apparatus for providing a user interface in order to receive pen movements as digital ink, and display the ink on the screen as the input (See Col. 1, Lines 29-31 in the Lui et al. reference).

8. Claims 6,24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sirola et al. and Lueders as aforementioned in claims 1,20 in view of Sandbach (US Patent No. 6,333,736 B1).

Sirola et al. and Lueders do not show fabric comprises conductive fibers, conductive fibers adapted to conduct electrical impulses responsive to contact with user interface for the touch sensor.

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Sandbach teaches fabric comprises conductive fibers, conductive fibers adapted to conduct electrical impulses responsive to contact with user interface for the touch sensor (See Fig. 4, items 107-108, 111-112, in description See Col. 7, Lines 4-8). It would have been obvious to one of ordinary skill in the art at the time of the invention fabric comprises conductive fibers, conductive fibers adapted to conduct electrical impulses responsive to contact with user interface for the touch sensor as shown by Sandbach in Sirola et al. and Lueders apparatus for providing a user interface in order to detect the position of mechanical interaction in a sensor constructed from fabric, wherein a substantially constant electrical current is established through element (See from Col. 1, Line66 to Col. 2, Line 2 in the Sandbach reference).

9. Claim 16 is rejected under 35 U.S.C. 103(a) as being unpatentable over Kikinis et al. and Lueders as aforementioned in claim 10 in view of Sandbach).

Kikinis et al. and Lueders do not show fabric comprises conductive fibers, conductive fibers adapted to conduct electrical impulses responsive to contact with user interface for the touch sensor.

Sandbach teaches fabric comprises conductive fibers, conductive fibers adapted to conduct electrical impulses responsive to contact with user interface for the touch sensor (See Fig.4, items 107-108, 111-112, in description See Col. 7, Lines 4-8). It would have been obvious to one of ordinary skill in the art at the time of the invention fabric comprises conductive fibers, conductive fibers adapted to conduct electrical impulses responsive to contact with user interface for the touch sensor as shown by Sandbach in Kikinis et al. and Lueders apparatus for providing a user interface in order to detect the position of mechanical interaction in a sensor constructed

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from fabric, wherein a substantially constant electrical current is established through element (See from Col. 1, Line 66 to Col. 2, Line 2 in the Sandbach reference).

Conclusion

10. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure:

The Gioscia et al. (US Patent No. 6,577,496 B1) reference discloses dual-sided I-ink display device.

The Peuhu et al. (US Patent No. 6,311,076 B1) reference discloses flexible LCD.

The Katsura (US Patent No. 6,377,324 B1) reference discloses structure for installing flexible LCD panel.

The Jenkin et al. (US Patent No. 6,377,228 B1) reference discloses large-scale, touch-sensitive video display.

Telephone inquire

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Leonid Shapiro whose telephone number is 703-305-5661. The examiner can normally be reached on 8 a.m. to 5 p.m..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Bipin Shalwala can be reached on 703-305-4938. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9314 for regular communications and 703-872-9314 for After Final communications.

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-4750.

ls June 23, 2003

> VIJAY SHANKAR PRIMARY EXAMINER

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